ALLEGED SHIPMENT: Between the approximate dates of January 11 and 28, 1952, from the State of Michigan into the States of Indiana and Ohio.

LABEL, IN PART: "Michigan - Pure Egg Noodles."

NATURE OF CHARGE: Misbranding, Section 403 (g) (1), the article failed to conform to the definition and standard of identity for egg noodles since the total solids of the article contained less than 5.5 percent by weight of the solids of egg or egg yolk, the minimum permitted by the definition and standard.

DISPOSITION: January 15, 1953. The corporation having entered a plea of guilty, the court fined it \$1,000.

MISCELLANEOUS CEREALS

19660. Adulteration of rice. U.S. v. 130 Bags * * * (F. D. C. No. 34699. Samely and ple No. 28663-L.) have added our end of the Lieutheau range of the large range.

LIBEL FILED: February 12, 1953, Southern District of California.

ALLEGED SHIPMENT: On or about October 23, 1952, from Houston, Tex.

PRODUCT: 130 100-pound bags of rice at Fresno, Calif., in the possession of the Lawrence Warehouse.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of rodent urine; and, Section 402 (a) (4), the article had been held under insanitary conditions whereby it may have become contaminated with filth. The article was adulterated while held for sale after shipment in interstate commerce.

Disposition: March 2, 1953. Paul Lee, Fresno, Calif., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for the segregation of the unfit portion from the good and for the disposition of the unfit portion for use as animal feed, under the supervision of the Federal Security Agency. 125 bags of the product were found unfit and were denatured for sale as poultry feed.

19661. Adulteration of rice. U. S. v. 20 Bags * * *. (F. D. C. No. 34792. Sample No. 55633-L.)

LIBEL FILED: March 30, 1953, Western District of Pennsylvania.

ALLEGED SHIPMENT: On or about November 14, 1952, from Memphis, Tenn.

PRODUCT: 20 100-pound bags of rice at Erie, Pa., in the possession of the C. A. Curtze Co.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of rodent excreta; and, Section 402 (a) (4), the article had been held under insanitary conditions whereby it may have become contaminated with filth. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: May 7, 1953. Default decree of condemnation. The court ordered that the product be delivered to a county institution, to be used as animal feed.

to the first of the rest DAIRY PRODUCTS to be received.

with any fixing much of keffel with ${f BUTTER}$:

Car Miller Carlot (1987) (1987) Section (1987)

19662. Adulteration of butter. U. S. v. 187 Boxes (11,968 pounds) * * *. (F. D. C. No. 31486-A. Sample No. 23569-L.)

LIBEL FILED: September 25, 1952, Southern District of New York.

ALLEGED SHIPMENT: On or about September 5, 1952, by Randolph & Co., from Guthrie Center, Iowa.

PRODUCT: 187 64-pound boxes of butter at New York, N. Y. Examination showed that the product contained insect fragments, manure fragments, mites, and a rodent hair fragment.

HABEL, IN PART: "Butter Breakstone Bros., Inc., Distributors New York."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy, putrid, or decomposed substance; and, Section 402 (a) (4), the article had been prepared, packed, or held under insanitary conditions whereby it may have become contaminated with filth.

Disposition: April 28, 1953. Randolph & Co. having appeared as claimant and having subsequently withdrawn its claim, judgment of condemnation was entered and the court ordered that the product be sold for use in the manufacture of fats but not for human consumption.

CHEESE

19663. Adulteration and misbranding of creamed cottage cheese. U. S. v. Arkansas City Co-Op Milk Association, Inc., and Carl W. Fitzgerald. Pleas of nolo contendere. Each defendant fined \$100 and costs. (F. D. C. No. 33828. Sample Nos. 43931-L to 43934-L, incl.)

INFORMATION FILED: February 10, 1953, District of Kansas, against Arkansas City Co-Op Milk Association, Inc., Arkansas City, Kans., and Carl W. Fitzgerald, manager.

ALLEGED SHIPMENT: On or about May 20 and 21, 1952, from the State of Kansas into the State of Oklahoma.

LABEL, IN PART: "Meadow Lane Pasteurized Creamed Cottage Cheese."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a product containing less than 4 percent of milk fat had been substituted for creamed cottage cheese.

Misbranding, Section 403 (g) (1), the product failed to conform to the definition and standard of identity for creamed cottage cheese since it contained less than 4 percent of milk fat.

DISPOSITION: February 27, 1953. Pleas of nolo contendere having been entered, the court fined each defendant \$100 and costs.

19664. Adulteration and misbranding of cheddar cheese. U.S. v. 198 Boxes * * *. (F. D. C. No. 33312. Sample No. 43941-L.)

LIBEL FILED: July 1, 1952, District of Arizona.

ALLEGED SHIPMENT: On or about May 23, 1952, by Harlan Dairy Products, Inc., from Eureka, Kans.

PRODUCT: 198 boxes, each containing 53 pounds, of cheddar cheese at Phoenix, Ariz.

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a product containing excessive moisture and which was deficient in milk fat had been substituted in whole or in part for cheddar cheese.

Misbranding, Section 403 (e) (1), the article failed to bear a label containing the name and place of business of the manufacturer, packer, or distributor; and, Section 403 (g) (1), the article failed to conform to the definition